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DAVID COOPER
PLAINTIFF

2006 JUL -8 A 9:50

DEBRA
U.S. DISTRICT
MIDDLE

CASE NO. 2:06-CV-418-MHT

V.

SHERIFF D.T. MARSHAL et al,
DEFENDANTS

MOTION TO COMPLY WITH THE PROVISION
OF RULE 8, F.R.C.V.P.

Comes now the Plaintiff, pro se, pursuant to the provisions
of Rule 8 F.R.C.V.P. or Rule 8(c)(1), F.R.C.P.

CLAIM.

(1) Plaintiff state that he is in the montgomery County
Detention Facility, and he receive indigent supply
weekly which consist of (4) Four envelopes per-week
and (8) eight sheets of paper, and that he seek to
get a complete copy himself and the Defendants
of the complete filing in his 1983 lawsuit. Plaintiff
further state that he is entitled to relief accordingly
to Rule 8(c)(1) F.R.C.P. and praise this honorable court
grant this motion. And a copy of the F.R.C.P.

David Cooper 7/7/06
Plaintiff, pro se
M.C.D.C.
P.O. Box 4599
Montg, AL 36105

CERTIFICATE OF SERVICE

comes now, the plaintiff, who wish to state that he has forward a copy of the motion of Notification of information and motion to comply with the provisions of Rule 8 F.R.C.E.V.P. and a Certificate of Service, one copy to the District clerk, and one to Dr. Nichols, and the medical nursing Supervisor, one copy by Hand-mail to the defendants and one to the Clerk by U.S. mail done this 4 day of June, 2006.

Daniel Cooper 17743

Plaintiff Pro se

M.C.D.F.

P.O. Box 4599

Montg, AL, 36195

Date 6-4-06,